

# Carrollton:

FRIDAY, MAY 27, 1836.

We have no news from Washington City, and have not received an Intelligence for two weeks, although there are 4 or 5 numbers due.

A friend of ours has requested the publication of a letter, written by a member of Congress from New York, the object of which is, to refute the charge that Mr. Van Buren is a Catholic. We shall publish the letter referred to, in our next, together with Mr. Van Buren's letter to the Pope of Rome; so that our readers may have both sides.

**Texas.**—The latest intelligence from the seat of war in Texas, augurs well for the success of the Texian army. We have given little attention to the causes of this war; and, in truth, have not felt that degree of anxiety which some of our contemporaries appear to feel, as to the result of the war. But, from all the information which has reached us, we are not able to perceive, in the Texian cause, much to enlist the sympathies of the patriot, or to invoke the energies and prowess of the patriot's arm. Those who are usually denominated *Texians*, are or were citizens of the United States, who voluntarily abandoned the only free country upon earth, with the view of enriching themselves by speculation, in a country in which the principles of civil liberty were but imperfectly understood, and under a government which was "rotten before it was ripe." The history of the South American Republics, as we have learned it, presents a continued scene of domestic turbulence and civil revolution; and, with a full knowledge of this fact, for what noble or elevated purpose a citizen of the United States would forsake his native land for Mexico or Texas, we are utterly at a loss to divine. Be this as it may, the *Texians* have no legitimate right to hope for, or to ask the aid of the people of this country. The United States have recognized the South American Republics as independent nations; and our government is bound by every principle of international law, to observe a rigid neutrality between the *Texians* and Mexicans.

If the *Texians* were a people, like the Greeks or the Poles, who had been oppressed in their native country by the iron hand of tyranny, every free man's heart would burn with solicitude for their success. But with a band of restless and ambitious spirits, headed by a victim of insanity, who have outstripped themselves into the dominion of a sister republic, and risen up in resistance to the laws of that republic, it is impossible that the people of the United States can have any feelings in common. We believe that the *Texians* have embarked on a stormy sea, not in pursuit of the free air, the fair fields and rich fruits of liberty, but in search of wealth and power and fame; and if they are wrecked upon the breakers that ever beset so dangerous a voyage, it must be attributed to ambition—that inglorious ambition, which deems it "better to reign in hell than serve in heaven."

We acknowledge with pleasure the receipt of the splendid number of the *Lady's Book*, for March, 1833—which did not reach us in due season; and thank the publisher for his kind attention to our notice of its loss in transit.

**Waldie.**—A late number of *Waldie's Library*, (No. 19.) just received, contains a selection, very much to our taste, from the racy poems of "Cronker & Co."—Letters from the South, and other interesting matters. We should be pleased to receive the *Library* regularly.

"*Muskingum Valley*" is the title of a new and newly printed paper, published by H. H. Robinson, at McConnelleville, Morgan county, O. The *Muskingum Valley* supercedes the *Morgan Record*, and supports the Baltimore nominations for President and Vice President.

For the *Carroll Free Press*.

**Messrs. Editors:**  
"Our sufferings is intolerable"—the Town "Council" has stooped so low as to pass a law to prohibit our "hogs" and our "pigs" from running at large in the borough! Was there ever such an outrage committed, before this, upon the rights of men and "hogs" and "pigs"? Why should not "hogs" and "pigs" have as much liberty as men? And have not our "hogs" and "pigs" a right to go where they please, and get what they can, all about the town? One half the "council" is not able to buy a "hog" and what right have they to pass a "hog law," to oppress the people? I shall have to sell my "hog" and a plenty of them" (about 50) that just served to keep

the town clean. Let the "council" look to it; their power won't last always! **PORKER.**

May 27th, 1836.

**APPOINTMENTS BY THE PRESIDENT.**  
By and with the Advice and Consent of the Senate, of Officers for the Territory of Wisconsin.  
Henry Dodge, to be Governor;  
John S. Horner, to be Secretary.  
Charles Dunn, to be Chief Justice.  
Wm. C. Frazier, to be Associate Judge.  
W. W. Chapman, to be Attorney.  
Francis Gehon, to be Marshal.

From the *Wheeling Gazette*.  
**CUMBERLAND ROAD.**  
From a document recently laid before Congress, from the treasury department, it appears that the whole amount of money actually expended in constructing, repairing and bridging the Cumberland road, is as follows:  
Expended in constructing, repairing and repairing east of Wheeling, \$2,763,006  
In surveying the road from Wheeling to the Mississippi river, 10,265  
In Ohio, and east of Zanesville, 623,449  
In Ohio, and west of Zanesville, 930,000  
In Indiana, 1,553,449  
In Illinois, 333,768  
\$5,205,488

It is thus seen that the road from Cumberland to this city has cost \$2,763,006—the distance 131 miles.  
The distance by a Rail Road would probably be 182 miles. This is the estimate of Mr. Knight, who supposes the rail road could be made as follows:  
Twenty miles at \$49,500, or 33 miles at 30,000 per mile, \$990,000  
Seventy miles at \$20,000, extending to the western base of Laurel hill, 1,400,000  
Twenty-two miles at \$15,000, or including a viaduct over the Monongahela, estimated at \$50,000, 17,273 per mile, 380,000  
Total to west bank of Monongahela, 2,770,000  
Twenty miles at \$15,000 per mile, 1,050,000  
Total to Wheeling, on the Ohio river, \$3,820,000

Total cost of making a rail road from Cumberland to Wheeling, \$3,820,000—a little upwards of one million more than the Cumberland road has cost, and not so much as the Cumberland road would have cost had it been kept in travelling order by the government. With these facts before us we are prepared to maintain that it would be cheaper for the government to abandon the plan of continuing the national turnpike to the Mississippi river and substituting therefor a rail road. It will be seen, as the work progresses, that from the absence of stone on the line of the route, it will cost double or treble to pave the road through Indiana and Illinois that it has done east of the Ohio, and the same increased expense must always be borne in keeping it in repair. If, however, Congress will not profit by the lights of experience, but will continue to expend its millions in making the turnpike, it will find in five or ten years, a rail road made along side of it by individual enterprise, and then be compelled to pay TEN MILLIONS for the carriage of the mails from the Ohio to the Mississippi.

**BUFFALO AND GEN. P. B. PORTER.**—The way Buffalo goes on, is a caution to other parts of the earth. A company there have recently purchased of General Peter B. Porter, the whole of his possessions at Black Rock Elm, near 400 acres with the mansion house, harbor grounds, mills, unappropriated water power, &c. for \$320,000. In one year probably, it will be worth a million. We hope the gallant General has reserved some beautiful site for himself, from whence he may still look upon the romantic shores of Erie, opposite the theatre of his honorable services and brilliant military exploits during the last war.—*Black.*

**HYMENEAL.**  
**MARRIED.**—On the 5th inst. by Robert Barnhill Esq. Mr. DANIEL HOOK, to Miss ELIZABETH SHOEMAN both of Perry Township, Carroll county.

**SIX CENTS REWARD!!!**  
THE subscriber will pay six cents reward, but no charges, to any person who may return to him, at his residence in Centre Tp. Carroll county, Ohio; Sarah Swinehart, a bound girl, who went off from the subscriber, on or about the 10th of April last. All persons are warned not to employ or harbor the said Sarah, as against such the law will be duly enforced.

May 20, 1836. **DAVID BEILER.**

**Well**  
I WILL call at Stidger's, and pay him what I owe him. If I cannot, I will give my Duebill; for I am almost ashamed to come to town.  
P. S. I have a great many OLD accounts, I hope those that are indebted, will call and act towards me, as Mr. has just done.—I want to settle of my old book; and begin anew.  
H. A. STIDGER.  
May 20 1836.

## MASSILLON PRICES CURRENT.

From the Massillon Gazette. (CORRECTED WEEKLY.)

GRAIN—Wheat, per bush.	1 00
Barley	50
Rye	50
Corn	50
Oats	28
Flour—Superfine, per bbl.	5 25
Fine	4 50
Flaxseed—per bushel	1 12 1/2
Timothy do.	1 25
Clover do.	4 50
Beans, small white, per bush	1 12 1/2
Pork—Mess, per bbl.	17 00
Prime	14 00
Whiskey—per gal. by bbl.	31 1/2
Bacon—Hams, per lb.	10
Shoulders	9
Sides	8
Butter—Fresh	14
Firkin	13 1/2
Fruit—Dried apples, per bush.	75
Peaches	1 50
Fish—White, per bbl.	12 00
Pickled	8 00
Mackerel, per bbl.	11 1/2 00
Base	6 00
Salt—per bbl.	2 25
Sugar, Muscovado & N O per lb	11 1/2 1/2
Country	8 50
Loaf & Lump	10 1/2 1/2
Coffee—in bags	14 1/2 1/2
Hides—Green, cwt	5 00
Leather, sole cwt.	20 22 00
Iron—Hammered, cwt.	6 50
Tire	6 00
Small hoop & round cwt.	8 to 10
White Lime—per bbl.	1 75
bushel	75
Nails—8 to 10d cwt.	7 1/2 50
3 to 6d	8 1/2 00
Plaster—Ground, per 2000 lb.	13 00
per bushel	62 1/2
In Stone—per 2000 lb.	10 00
Glass—by the box 7 by 9	3 75 1/2 00
8 by 10	4 00 1/2 50
10 by 12	5 00 5 50
Shingles—Pine 1st qual per 1000	3 00
Second do.	2 75
Wax—Yellow, per lb.	18
Tallow,	9 1/2 00

## STOP THE MURDERER!!!

**\$75 REWARD,**  
WILL be paid for the apprehension of SAMUEL CASEBEER, of Meigs township, Holmes county, charged with the murder of Henry Chamberling, of the same township. Samuel Casebeer, is about 5 feet ten inches high, of slender form, stoop shouldered, dark complexion, dark hair, and eyes, and about 19 years of age. He had on when the deed was done gray livery pants, gray vest, white hat, and in his shirt sleeves. This murder was perpetrated on the evening of the 12th inst. and since that time Casebeer has not been seen or heard of. The above reward will be paid to any person or persons, apprehending said Samuel Casebeer, and delivering him at the jail in this county, or at any other jail in the State.

WILLIAM PAINTER, Coroner.  
Millersburg, Ohio, May 14, 1836.

**STATE OF OHIO, CARROLL COUNTY, SS.**  
**COURT OF COMMON PLEAS,**  
Vacated after November Term, 1835.

Robert Craven, Administrator of Joshua Amodeo deceased, vs. Phebe Amodeo, Wm. Amodeo, et al.

The said defendants are hereby notified that, for the purpose of paying debts against the estate of the said Joshua Amodeo, deceased, the said Robert Craven as administrator of said estate, did on the 11th day of February A. D. 1835, file his petition in the Office of the Clerk of the Court of Common Pleas of said county, praying an order of said court to sell the following described land, to wit: The West half of the North West quarter of section thirteen, township thirteen and range five of the lands directed to be sold at Steubenville, O. And that the Dower of said Phebe Amodeo in said premises be assigned her— which said petition will stand for hearing at the next term (August Term, 1835,) of said court.

WM. JOHNSTON, Attorney for petitioner.

May 27th, 1836.

## ADMINISTRATOR'S NOTICE.

ALL persons having claims against the estate of Stephen Forgason, late of Fox township, Carroll county, Ohio, deceased, are hereby notified to present them legally authenticated for settlement within one year from this date; and all those indebted to said estate are required to make immediate payment.

METILDA FORGASON, Adm'r.  
ALVEY DOWNEY, Adm'r.  
May 20, 1836.

## ADMINISTRATOR'S NOTICE.

ALL persons indebted to the estate of James Baxter, late of Augusta Tp., Carroll county, Ohio, deceased, are requested to come forward and make immediate payment to the undersigned; and all those having claims against said estate, will present the legally proven for settlement, within one year from this date.

JAMES MCCLINTOCK, Adm'r.  
May 20, 1836.

## BLANK DEEDS

FOR SALE AT THIS OFFICE

## An Ordinance For the better regulation of the TOWN OF CARROLLTON.

Sec. 1. Be it ordained by the Town Council of the town of Carrollton—That no owner or owners, agent or occupant of any lot or lots in said town, shall keep or permit to be kept, in any street or alley adjoining such lot or lots, any wood, lumber, materials, or other substance whatever, which might in anywise obstruct, hinder, impede, or make offensive the easy passage into, from and through such street or alley; and it is hereby made the duty of the Street Commissioner, to give notice either verbally or in writing, to such owner or owners, agent or occupant, to remove such wood, lumber, materials, or other substance from such street or alley, to forty eight hours from the time such notice may be so given; and if any such owner or owners, agent or occupant of any lot or lots shall fail to remove such obstruction, he, she or they, shall be fined in any sum not less than one dollar and not more than five dollars to be recovered in an action of debt, before the President of the town council, in the same manner that proceedings are usually had in cases before Justices of the Peace—provided always, that it shall be lawful for any owner or owners, agent or occupant of any such lot or lots, to occupy so much of the side walks of any street with such materials as may be necessary in the erection of any house or other structure, then actually being built.

Sec. 2. That it shall be the duty of the street commissioner, to require of the proprietor or proprietors of the town of Carrollton, or of any addition thereto that may hereafter be made, to open, or cause to be opened, all streets and alleys as originally described in the records of the town plat, and additions to the same; and if such proprietor or proprietors shall fail to open such streets or alleys, within twenty days after such notice shall have been given, he, she or they shall forfeit and pay to the treasurer, for the use of the Borough, a sum of not less than five, nor more than ten dollars, to be recovered in the manner pointed out in the first section of this act.

Sec. 3. That it shall be the duty of the Town Marshal, at any time after the first day of June next, to take up any hog or hogs found running at large, in the bounds of the town, (owned by any person or persons residing within the town,) and cause the same to be sold at public auction at any place within the limits of said town, and after deducting the necessary expenses of taking up, keeping and selling such hog or hogs, he shall deposit the money, arising from such sale, in the treasury of the town for the use of the owner or owners of the property so sold; and the treasurer shall pay the same to order of the recorder—Provided, that after the taking up of such hog or hogs, so found running at large, the town marshal shall give notice in writing put up in three public places within the town, of the time and place of such sale; which notice shall be given, at least, three days before the day of the sale; and that, with in two days after the day of the sale of any property sold under the provisions of this ordinance, the town Marshal shall make a return of the proceedings of such sale, in writing, to the recorder of the town—Provided, also, that at any time after the taking up of such hog or hogs and before the day of sale, the owner or owners thereof may demand and receive such hog or hogs, upon application to the marshal, and by paying to said marshal such fees as are hereinafter provided.

Sec. 4. That the town marshal shall be allowed for taking up each hog found running at large in the Borough, ten cents; and ten cents per day for keeping the same; for giving notice of sale, as is required of him by this ordinance, ten cents; and for making such sale, five cents for each hog sold.

Sec. 5. That in no case shall the town marshal either bid for, or purchase any property sold under the provisions of this act.

Sec. 6. That every person residing in said town, owning or keeping any dog or cat, shall pay the following tax per annum: On each dog, twenty five cents; on each cat, one dollar and fifty cents; to be assessed by the town assessor, and returned with the duplicate of the assessment of town property, and collected as other corporation taxes.

Sec. 7. It shall be unlawful for any person or persons to fire off or discharge within the limits of the Borough, any kind of firearms whatever; and any person or persons so offending, shall, upon conviction thereof before the President of the town council, be fined in any sum not exceeding five dollars.

Sec. 8. That the mode of publishing this ordinance and all other ordinances of the Town Council of the town of Carrollton, shall be either by publication in a newspaper, or by written copies, put up in two or more public places within the town.

Sec. 9. That this ordinance take effect from and after the twenty-third day of this month, May, 1836.

THOS. R. HARBAUGH, Recorder.

May 20th, 1836.

## Notice

IS hereby given, that David Maple, and Tunis Maple have, this day, filed their Final Account, as Administrators of Jacob Maple, dec. in the office of the Clerk of the Court of Common Pleas in and for the county of Carroll, O.

D. MCCOOK, Clerk.

April 1st, 1836.

## NEW GOODS.

THE Subscriber has received an extensive addition to his former stock of goods, consisting in part of  
Clothes, Castles, Vestings, Drillings, Prints, Merinos, Bobolinks, Edgings, Jackonets, Cambricks, Book & colored Muslins, Brown & bleached do. Leghorns, Straw & Tuscan Bonnets, Fur & Palmleaf Hats, Coarse & Fine Shoes, Morocco & Prunell do. Trimmings, Ribbons, &c. &c. Which together with Groceries, Queensware, Hardware, Medicines, comprise a general assortment of goods, in his line of business; which he wishes to exchange for cash, or produce, on good terms.

HE wishes to procure a quantity of clean washed

WOOL,

for which the highest price will be paid.

J. SINCLAIR.

May 20, 1836

## NOTICE TO CONTRACTORS.

PROPOSALS will be received by the undersigned, on the 10th day of June next, for the building of a meeting House, at the Tent, near Robert Watson's in Union Tp., Carroll county, Ohio. The house to be 26 by 28 feet, shingled and weather boarded, the contractor to find the materials. A plan of the house may be seen on said day.

SAM. WILSON, Building Committee.  
WM. LINDSAY, }  
JOHN KANKIN, }  
North Union, May 20, 1836.

## NOTICE

IS hereby given, that Wm. D. Gribbon, this day, filed his Final Account, as Administrator of Robert Gribbon, dec.; in the office of the Clerk of the Court of Common Pleas in and for the county of Carroll, O.

D. MCCOOK, Clerk.

May 6, 1836.

## ADMINISTRATOR'S NOTICE.

ALL persons indebted to the estate of David Crumbecker, late of Brown township, Carroll county, Ohio, deceased, are hereby called upon to make immediate payment to the undersigned; and all those having claims against said estate are authorized to present them, legally proven, for settlement within twelve months from this date.

ISAAC CRUMBECKER, Adm'r.  
ABSALOM CRAIG, }  
May 6, 1836.

## \$15 REWARD, FOR BOY AND CLOTH,

OR TEN FOR THE RAY.  
RANAWAY from the subscriber on the night of the 10th of April, John Hamilton, son of Wm. Hamilton, an indentured apprentice to the tailoring business, aged, 17 years one month—5 feet 5 inches high, black hair, and a roughish down look; he had on a black hat, light roundabout, brown pants, blue vest—Three and a half yards of brown cloth were missing the same night. I forward all persons from harboring or employing said boy at the penalty of the Law. The above reward will be given but no charges paid—delivered here or to any jail in the State, between this and 1840.

GEO. W. ADDAMS.

Leesburgh, May 6, 1836.

## EXECUTOR'S NOTICE.

ALL persons indebted to the estate of John Morrow, late of Fox township Carroll county, Ohio, deceased, are hereby called upon to make immediate payment to the undersigned; and all those having claims against said estate are authorized to present them, legally proven, for settlement within twelve months from this date.

JAMES MORROW, Executor.  
ELIZABETH MORROW, Ex'ra.  
May 6, 1836.

## EXECUTOR'S NOTICE.

ALL persons indebted to the estate of Billingsley Williams, late of Fox township, Carroll county Ohio, deceased, are hereby called upon to make immediate payment to the undersigned; and all those having claims against said estate are authorized to present them, legally authenticated, for settlement within one year from this date.

JOHN BURSON, Ex'r.  
JAS. WILLIAMS, Ex'r.  
May 6, 1836.—4t p.

## ADMINISTRATOR'S NOTICE.

NOTICE is hereby given, that all persons indebted to the estate of Abraham Pittenger, late of Monroe Township Carroll county, Ohio, deceased, are required to make immediate settlement with the subscribers; and all who have claims against said estate will present them legally proven for settlement within one year from this date.

PETER PITTENGER, Adm'r.  
WILLIAM DAVIS, }  
April 15, 1836.

## Notice

IS hereby given that at my instance, a writ of attachment was issued by Wm. Wiberow, a Justice of the Peace, for Fox township, in the county of Carroll, and State of O., on the 4th inst. against the goods, chatties, rights, credits moneys & effects of Wm. Graham, an absent debtor.

A. T. MARKLE.

April 22d, 1836.

## JAMES DAVIS

Opposite the Western Exchange,  
Has become by purchase of the Patent, the proprietor of the right for Centre township, Carroll county, O. to make and vend, &c. &c. A. Board's Patent Spring Seat and Spring Girt Saddles. The superiority of this improvement over the common saddle, is well established in Virginia, where it has been for some time in use and is spoken of in the most favorable terms by certificates taken from the Mayville Monitor. "This is to certify that a model of Board's patent Spring Saddle has been presented to us for inspection, and that after a careful examination we unhesitatingly pronounce it to be the best improvement both for the ease of the rider and also the horse, that we have ever seen." Francis and Joseph R. Shert, New Market; Louis Gregory, Peytonburgh, Pittsylvania; Daniel Nash, James Harlan, Buckingham county, Phillips Riney, Boydton, Mecklenburgh co. Va.; J. Bray, Shocks Hill, Richmond; W. Barrett, Nelson county; J. D. Bram, Christiansville, Va.; John P. King, D. Hide, Prince Edward county; John McCabe and sons, Baltimore, Robert Grove, Staunton, Va.

Numerous other names could be added but the above is considered sufficient. In a few days these saddles can be obtained at the above named place, a few doors west of the Steam Mill, and opposite the Exchange. With the addition of the Worm Steel Spring Saddle, which will be kept on hand with the common kind constantly—saddlery and harness of all kinds whole sale or retail—the above saddles may be objected to by some but the undersigned just invites the public to call and examine for their own satisfaction.

N. B. One or two good journeymen wanted immediately—an apprentice will be taken to the above business if application be made soon. The subscriber would just intimate to those who consider themselves indebted to him to come forward and discharge the same immediately, as money in hand is better than out—if this is not attended to another kind of *Patton Spring* than the above will be applied.

JAMES DAVIS.

May 6, 1836.—12mo.

## WILLIAM CROW, Auctioneer.

THE Advertiser having been re-appointed Auctioneer of Carroll county, takes this method of giving notice, that he is ready, willing and eager to attend to any and all calls for his services as county Auctioneer. He may usually be found at his residence in Union Township; and will always be prompt and attentive to his official duties whenever they may be required.

North Union, May 6, 1836.

## GROCERIES.

Cattlett & Henton  
HAVE just received from New Orleans

- 75 Barrels Molasses
- 100 Havanon Sugar
- 30 New Orleans do.
- 25 No. 3 Mackerel
- 15 Tanagers Oil
- 20 cases Sweet Maida wine
- 5 Seely Madera
- 5 Lisbon do
- 5 Tierces fresh rice from Cincinnati
- 40 Kegs assorted tobacco
- 100,000 Corn Segars
- 120 Boxes Mele do
- 500 Dm. cut and dry tobacco
- 200 lbs. scotch snuff
- 100 rannep do

ALSO, from Philadelphia via the canal.

12 crates assorted Queensware

All of which we offer on accommodating terms.

CATLETT & HENTON.

Wellsville, April 22, 1836.

## CARROLLTON HALL.

THE undersigned has resumed the business of Tavern keeping in his buildings, on Steubenville Street, Carrollton, O., at the eligible stand known as the

Carrollton Hall.

This establishment is well calculated for a Public House; and, with some slight repairs which are nearly completed, it will, for general convenience, compare with any other House of the kind in this part of Ohio. The Bar and Board will be supplied liberally, and every attention given, that may contribute to the comfort and pleasure of those who shall patronize the Hall.

GEO. BEATTY.

April 22, 1836.

## SANDY & BEAVER CANAL.

NOTICE is hereby given, that the stock holders, of the Sandy & Beaver Canal Company, are required, to pay an instalment of ten per cent, before or on the 20th day of May next, to Michael Arter, Treasurer, in the town of Hanover, or to his agents, being the tenth instalment.

By order of the board,  
Offices of the Sandy & Beaver Canal Company,  
C. D. HOSTETTER, Sec'y.

April 20, 1836.

## FOR SALE.

HOGS AND PLENTY OF THEM.

The town Council of the borough have stooped so low as to enact a law relative to Pigs running at large so that I am compelled to sell. You that want to buy call on the hill.

H. A. STIDGER.

May 20th 1836.